

Mr. William B. Canfield, III, Esq Williams and Jensen, PLLC 1155 21st St., NW, Suite 300 Washington, DC 20036 DEC - 1 2008

RE: MUR 5415

Pat Toomey for Senate Committee and Jeffrey M. Zimskind, in his official capacity as treasurer Pat Toomey

Dear Mr. Canfield:

On March 1, 2004, the Federal Election Commission ("Commission") notified Pat Toomey for Senate Committee and Jeffrey Zimskind, in his official capacity as treasurer ("the Committee"), and the Honorable Pat Toomey, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended, relating to advertisements financed by the Club for Growth, Inc.

Subsequently, on April 19, 2005, the Committee was notified that the Federal Election Commission found reason to believe that it violated 2 U.S.C. §§ 441a(f), 441b(a), and 434. Following an investigation, and after considering the circumstances of the matter, the Commission determined on November 12, 2008, to take no further action as to the Committee and found no reason to believe that Pat Toomey violated the Act based on the complaint and closed the file in this matter. The redacted General Counsel's Report, which explains the Commission's decision, is enclosed for your information.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003).

MUR 5415 Mr. William B. Canfield, Esq. Page 2

If you have any questions, please contact me at (202) 694-1650.

Singerely, Lain M. Chuski

Dawn M. Odrowski Attorney

Enclosure

Redacted General Counsel's Report #3

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6	Citizens Club for Growth f/k/a) MUR 5415
7	Club for Growth, Inc.)
8	Club for Growth, Inc. PAC and Pat Toomey,	· ·
9	in his official capacity as treasurer)
LO	Pat Toomey for Senate Committee and)
11	Jeffrey M. Zimskind, in his official capacity)
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L5	General Counsel's Report # 3	
L6 L7	I. ACTION RECOMMENDED: Take no further action and close the file as to Citizens	
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18	Club for Growth, Inc. f/k/a Club for Growth, Inc., ("CPG, Inc."), Citizens Club for Growth, Inc.	
19	PAC f/k/a Club for Growth Inc, and Pat Toomey, in his official capacity as treasurer ("CFG	
20	PAC"), and Pat Toomey for Senate Committee and Jeffrey M. Zimskind, in his official capacity	
21	as treasurer.	
22	II. INTRODUCTION	
23	Based on a complaint filed by Citizens for Arlen Specter, responses to the complaint, and	
24	publicly available information, the Commission previously found reason to believe that Club for	
25	Growth, Inc., Club for Growth, Inc. PAC (collectively, "the CPG Respondents") and Pat Toome	
26	for Senate ("the Committee") all violated the Act by coordinating CPG Respondents"	
27	expenditures for broadcast advertisements, which referenced Senator Arlen Specter, through a	

common vendor who simultaneously served as a general and media consultant to the CPG

BEFORE THE FEDERAL ELECTION COMMISSION

- 1 Respondents and the Committee during the 2004 election cycle. See Factual and Legal Analyses
- 2 for CFG/CFG PAC and the Committee.

3 III. PROCEDURAL BACKGROUND

- The CFG Respondents and the Committee each responded to the complaint by denying
- 5 that they had coordinated advertisements. CFG submitted an affidavit from its Executive
- Director David Keating in support of its response that specifically addressed one CPG-financed
- 7 advertisement that was aired before the complaint was filed and denied that the common vendor,
- Red Sea, LLC, had any role in its creation or distribution. Respondents' denials were broad but
- 9 largely conclusory and lacked a sufficient factual basis to support them. For example, the
- 10 responses did not address the work performed by Red Sea and its principal Jon Lerner for the
- 22 CFG Respondents and the Committee or the nature and extent of the interactions between Red
- 12 Sea and the CPG Respondents concerning the Toomey-Specter primary. Moreover, a
- 1) December 26, 2003 letter from Lerner to Keating, attached to Keating's affidavit, confirmed an
- 14 understanding that Red Sea and the CPG Respondents would "henceforth" observe a
- 15 communications ban about the Toomey-Specter primary, which raised questions regarding their

The Commission had made alternative reason to believe findings in this matter that were dependent on whether CPG, Inc. was ultimately determined to be a political commisse, a non-federal account of CPG PAC or a corporation. That issue was being squarely addressed in MUR 5365, a then-pending matter. If CPG, Inc. was determined to be separate political emity, communications coordinated with the Committee would have resulted in excessive contributions, in the form of coordinated expanditures, by CPG, Inc; if CPG, Inc. was considered a non-federal account of CPG PAC, coordinated communications would have constituted the use of non-federal fends to pay for coordinated expanditures; and if CPG, Inc. was considered a corporation, coordinated communications would have constituted prohibited corporate contributions. In the case of CPG PAC, communications coordinated with the Committee would have constituted excessive contributions.

in a lewsuit filed by the Commission when probable cause conciliation falled in MUR 5365, the parties ultimately signed a settlement agreement in which CPG agreed not to consect the Commission's conclusions that it had falled to register and report as a political committee as of August 2000, paid a \$350,000 civil penalty, and agreed to file with the PBC reports covering CPG, Inc.'s activity from August 2000 through September 6, 2007. See Consent Judgment dated September 6, 2007, in PBC v. Citizens Club for Growth, Case No. 05-1851 (D.D.C).

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communications before that date. 1

Consequently, the Commission made its reason to believe findings and approved subpoenss to the CPG Respondents and the Committee. The CPG Respondents then filed a motion to reconsider the RTB findings, and they and the Committee simultaneously filed motions to quash the subpoenss. In connection with these motions and subsequent negotiations about the scope of the subpoenss, the CPG Respondents submitted a second affidavit from Mr. Keating, an initial and supplemental affidavit from Jon Lorner, and an affidavit from Jonathan Baron, then co-principal of Red Sea. Keating's supplemental affidavit addressed all four of the CFG Respondents' advertisements that referenced Senator Specter and aired in 2004. The 9 additional affidavits provided further information but they still lacked sufficient factual 10 information to support the broad denials that neither the Committee nor Red Sea were materially 11 involved in decisions about the advertisements or that Red Sea conveyed to the CFG 12 Respondents information about the Committee's plans, projects, activities, or needs. When we 13 14 were unable to reach an agreement with Respondents on the scope of the subpoenss, the Commission denied their motions to quash but narrowed the scope of the subpoenss. 15 16 Respondents subsequently filed responses to the Commission's discovery requests. The investigation, discussed below, revealed no evidence that the CFG Respondents and 17 the Committee coordinated expenditures through Red Sea for CFG/CFG PAC-financed broadcast 18 advertisements that referenced Senator Arien Specter in 2004. 19

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RESULTS OF INVESTIGATION IV.

The investigation centered on whether Red Sea used or conveyed to the CRG 21 Respondents information about the plans, projects, needs or activities of the Toomey campaign, 22

- or information used previously by Red Sea in providing services to the Committee, that was
- 2 material to the creation, production or distribution of the CFG Respondents' four Specter
- advertisements. 11 C.F.R. § 109.21(d)(4)(iii) (2004). We also examined whether by virtue of
- 4 its close relationship to the CFG Respondents and the Committee. Red Sea may have been
- 5 materially involved in decisions about the media advertisements at issue by providing advice
- 6 using information from the Committee that CPG later used in making decisions about those
- 7 advertisements. See 11 C.F.R. § 109.21(d)(2) (2004). During the investigation, we reviewed
- a documents produced in response to the Commission's subpoenss,3 interviewed a number of
- 9 witnesses including former CPG employees, Lerner, and the campaign managers of the
- 10 Committee, and re-evaluated the previously-submitted affidavits in light of this new information.
- Based on our interviews and analysis of the information gathered, we obtained an affidavit from

The activity at lasse in this matter occurred prior to the July 10, 2006 effective of the amended coordinated communications regulations at 1.1 C.P.R. § 109.21(c) and (d). See Explanation & Justification, Coordinated Communications, 71 Ped. Rag. 33190 (June 8, 2006). Accordingly, all citations to the Commission's regulations refer to them as they existed prior to that date. The amended coordination regulations, among other things:

1) reduced from 120 to 90 days the pre-election window during which certain constantions that refer to a clearly identified House or Senate candidate satisfy one of the coordinated communication content standards; 2) created a safe harbor for, among others, common vendors that establish and implement a fixewall to prevent the transmission of information between a person who pays for a continuitiestion referencing a federal candidate and a candidate/candidate committee; and 3) created a safe harbor providing that the conveyance or use of publicly available information that is material in creating, producing or distributing a communication does not satisfy the conduct standards in 11 C.F.R. § 109.21(d)(2)-(5). More recently, the U.S. District Court for the District of Columbia held that the revisions to the content and conduct standards of the coordination regulations at 11 C.P.R. §§ 109.21(d) and (d) violated the Administrative Procedure Act (APA) and that the firewall safe harbor provision violated the APA and filled Chevron step 2 analysis; however the court did not enjoin the Commission from enforcing the regulations and the reling has been appealed by both parties. See Shayer v. PEC, 508 F. Supp. 2d 10 (D.D.C. Supt. 12, 2007), appeal panding, Nos. 07-5360 and 07-5361 (D.C. Cir.).

Although, the assended coordination regulations were not in effect when the activity occurred in this matter, subsequent amendments to regulations at issue in a particular case often inform the Commission's analysis. In this matter, we note that all of the advertisements at issue were broadcast within 90 days of the prisonry election, the applicable time frame under the revised coordinated communication regulations. Additionally, this report discusses "firewells" and the conveyence of public vs. non-public information in the context of an overall analysis of whether impermissible conduct occurred without applying the firewell and publicly available information safe harbors established in the 2006 amended regulations so as not to prejudice Respondents.

³ We reviewed documents submitted by the CPG Respondents in connection with both this matter and in the previous matter, MUR 5365. See ft. 1.

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- 2 Committee campaign manager in September 2003 (Attachment 1) and "second supplemental"
- 3 affiduvits from Lerner (Attachment 2) and Keating (Attachment 3).

The investigation fleshed out the facts surrounding the interrelationships and interactions between and among Red Sea, the Committee, and the CPG Respondents, including examining communications between Red Sea and CPG/CPG PAC about the Toomey-Specter primary before the December 26, 2003 letter confirming a communications ban about the election.

A. There is No Evidence that the CFG Respondents and the Committee Coordinated CFG/CFG PAC Communications Through Red Sec

Jon Lerner, initially in his individual capacity, and later through his company, Red Sea, has served as a general and media consultant for the CPG Respondents since 2000, shortly after CPG, Inc. was created. In his interview, Lerner indicated that CPG was a significant client of Red Sea's during the 2004 election cycle, although the firm had a total of about 20 clients during that period. At the time, Red Sea consisted solely of Lerner and his associate Jonathan Baron.⁴

Lerner was contacted by Rep. Toomey's then-Chief of Staff Mark Dion in January 2003 to discuss the possibility of Red Sea working for Toomey in a possible challenge to Senator Arlen Specter. Lerner Aff. at ¶2. Lerner and Baron met with Toomey and Dion that month, and following additional discussions after Toomey decided to run for the Senate on February 28, 2003, the Committee hired Red Sea as its general and media consultant on or about April 11,

21 2003. Id; Dion Aff. at ¶4. Red Sea was one of two or three consultants interviewed by the

⁴ In addition to general political consulting and media consulting, Red Sea conducted polling under the trade name Basswood Research. Letter Aff. at ¶1.

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1 Committee, which faced a dearth of experienced consultants willing to work for a challenger to a

2 long-time incumbent. See Dion Aff. at ¶3.

At the time the Committee hired Red Sea, Red Sea's interactions with the CFG

Respondents about the 2004 U.S. Senate primary in Pennsylvania had been limited to general

discussions speculating about a possible Toomey challenge to Specter. Lerner Aff. at 46. Red

Sea had conducted no polling for the CPG Respondents in Pennsylvania, had no discussions with

the CPG Respondents concerning possible media or polling plans relating to the primary, and had

not been involved in any discussions taking place between CPG and Toomey about the CPG

Respondents' possible support of Toomey. Id. In fact, although at least one news report

indicated that Toomey consulted with CPO as he considered running for Senate,5 CFG PAC did

not send its first communication to CPG members urging support of Toomey until May 29, 2003,

seven weeks after the Committee retained Lerner.

In light of Red Sea's role as a general and media consultant to the CFG Respondents and the Committee, Red Sea observed practices that were akin to "firewails" to avoid impermissibly using or sharing information obtained from one client in service of the other. In so doing, Lerner specifically agreed with the Committee as part of Red Sea's employment negotiations that Red Sea would observe a so-called "firewail" in its work for them. Red Sea also abided by a pre-

See The Hotline. Compaigns of 2004 Pennsylvania Senate, January 17, 2003.

Dion acknowledged in his interview that the Committee was actively sacking CPG's support during the early part of 2003, but had doubts about its ultimate success because certain CPG board members supported Arien Specter. His statement is generally supported by the May 29, 2003 latter to CPG members, which admoviedges that "some CPG members believe it is mistake to back Toomey" because it could jeopardize Republican control of the Senate. Though the latter ultimately recommends that members support Toomey, it leaves the decision to contribute to each member "given the controversy surrounding [the race]."

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- existing "firewall" arrangement it had with the CFG Respondents that kicked in whenever Red
- Sea was retained by a candidate. 2
- With respect to the Committee, the Committee learned during its employment 3
- negotiations with Red Sea that Red Sea was currently working as a consultant with the CFG 4
- Respondents. Lerner Aff. at ¶3; Dion Aff. at ¶4. Lerner advised the Committee that if hired, Red 5
- Sea would not be involved in any way with any CFG or CFG PAC activities connected to the
- Toomey-Specter election, including any communications in Pennsylvania that referenced
- Toomey or Specter. Lenner Aff at ¶3. Red Sea's proposed course of action was in accord with
- its established "firewall" practice with the CPG Respondents, as specifically described below. In
- addition to Red Sea's exclusion from any role in CFG/CPG PAC activities related to the 10
- Toomey-Specter election, the Committee and Lerner also agreed that Red Sea would observe a 11
- "firewall" to prevent it from sharing any internal Committee information with the CFG 12
- Respondents and vice-versa. See Dion Aff. at \$14-5; Lerner Aff. at \$13 and 5. The Committee's 13
- insistence on such an arrangement was driven by its desire to prevent distractions that might arise 14
- over the appearance of coordination in light of Red Sea's dual relationship with it and CFG and 15
- Toomey's desire that the campaign operate above reproach. Dion Aff. at ¶4. Both Lerner and 16
- Dion believe the agreement was observed. Lerner Aff. at ¶5; Dion Aff at ¶5. 17
- Red Sea's "firewall" arrangement with the Committee complemented a similar, 18

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1 established "firewall" practice that has been developed between CFG and its regular vendors.

2 As part of that practice, whenever Red Sea or another CPG/CPG PAC vendor is retained by or

3 associated with a candidate, the vendor so advises CPG/CPG PAC and is then systematically

4 excluded from any CPG/CPG PAC meetings, discussions, and phone calls in which the

candidate, the relevant election involving the candidate, CPG PAC activities in connection with

the election, or any communications mentioning the candidate and opponent is discussed. See

Kesting Aff. at \$\infty\$: Lerner Aff. at \$\infty\$4. CPO also instructs the excluded vendor not to

communicate with CPG/CPG PAC personnel about the candidates, the relevant election and the

campaign generally, and similarly instructs its personnel and other vendors not to communicate

with the excluded vendor about the affected candidates, the relevant election, communications

referencing the candidates, or related topics. See Keating Aff. at ¶3. Finally, the CFG then hires

other "independent" vendors for communications, polling or strategy in any geographic area in

which a vendor is "conflicted out" as a result of its affiliation with a candidate. Keating Aff.

14 at ¶4.

Lerner and Keating aver that the CPG Respondents' "firewall" practice was followed in the case of Red Sea's affiliation with the Committee. First, Lerner advised the CPG Respondents that Red Sea had been retained, and thereafter, Lerner and his associate Jonathan Baron were

⁷ CPG apparently did not routinely convey its "firewall" practice to its vendors and employees in writing. The December 26, 2003 letter that Lerner drafted at David Keeting's request appears to be an effort to document the practice, though. The letter confirmed Keeting's and Lerner's understanding that "henceforth" persons employed by or affiliated with Red See and its subsidiaries will have no discussions or communications with persons employed by or affiliated with CPG pertaining to the Republican U. S. Senate primary in Pennsylvania. In his interview, Lerner stated that the letter was drafted as a result of Keeting's oft-expressed concern about complying with campaign finance have, and the 120-day pre-election window governing when communications returnoring a candidate could be considered coordinated was set to begin the next day. Lerner startbuted his use of the word "henceforth" to inertial drafting but confirmed in his prior sworn statement that the practice reflected in the letter began when Red See was retained by the Committee. Moreover, despite the broad statement that the parties would have "no discussions" related to the Specter-Toomey primary, Red See and CPG staff members did engage in a relatively small number of non-substantive communications about the election as discussed below.

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excluded from all substantive CPG/CPG PAC discussions, meetings and phone calls about the

2 Toomey-Specter race, the candidates, the Committee and communications that referenced the

candidates, including portions of discussions, meetings and phone calls in which those topics

were discussed. See Keating Aff. at ¶5; Lerner Aff. at ¶4. More broadly, the parties ceased all

communications involving non-public information related to the 2004 Toomey-Specter primary,

the candidates and the Committee. Lerner Aff. at ¶5. Next, since Red Sea was working for a

Pennsylvania candidate, the CPG Respondents hired "independent" companies to create, produce

and distribute the four CPG/CPG PAC advertisements that were broadcast in Philadelphia media

markets in 2004 and featured Arien Specter. Warfield & Company ("Warfield") created and

produced the advertisements and Thompson Communications ("Thompson") handled the ad

placement. Keating Aff. at ¶6. In further observance of the "firewall" practice, Red Sea

conveyed no information about the Committee, including its finances, ads, media plans, and

media budget to Warfield or Thompson. Lerner Aff. at ¶8.

Keating's and Lemer's sworn statements about the existence of CFG Respondents'
"firewall" practice and its implementation were corroborated by a former CFG employee and
Red Sea's observance of the "firewall" arrangements with both of its clients was generally
corroborated by the documents produced.

In its role as general political and media consultant to the CPG Respondents, Red Sea produced many of their non-Specter/Toomey advertisements, and Lerner and Baron often attended CPG weekly staff meetings. According to former CPG Membership Director Lynn Bradshaw, the few permanent staff members who worked at the CPG offices during the 2004 election cycle were aware that Red Sea was working for the Toomey Committee. Bradshaw

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1 confirmed that Lemer was routinely excluded from CFG discussions about Toomey, the

2 Toomey-Specter primary, and CPO/GPC PAC-related activities. For the most part, meetings

3 were structured so that discussions occurred when Red Sea or another "conflicted" vendor had.

finished discussing races on which they exclusively worked for the CPG Respondents. On

occasion, however, Lerner was asked to leave when staffers were about to discuss a candidate for

whom Red Sea worked.⁸ Documents obtained appear to reflect an effort to wall off Lemer from

information about the Toomey-Specter primary race. Prior to Lerner's retention by the Toomey

Committee in April 2003, Lerner was included on three memoranda prepared for CPG by its

research consultant that contained assessments and recommendations of certain House ruces that

CPG might become involved in. In four similar memos dated after April 2003 that discuss

possible and actual targeted federal races, Lerner is not listed as a recipient. Two of these memos

12 included general information on the Toomey-Specter race.

The documents produced also corroborate the Lerner and Keating affidavits in that they reflect no substantive discussions and convey no non-public information concerning the Committee, the Toomey-Specter race, the candidates, or communications that featured the candidates. Lerner acknowledged that he and the CPG Respondents sometimes discussed aspects of the race that were public because he understood FEC coordination regulations to prohibit sharing information pertaining to substantive matters such as advertising, polling, strategy or "future" plans but not matters in the public domain. Although the coordination regulations in effect at the time do not distinguish between "public" or "non-public" information, none of the

To further illustrate the extent to which the practice was followed, Bradshaw stated that CPG/CFG PAC kept track on a chalkboard of money relead for targeted races that excluded all those on which Red Sea or other vendors were independently working for one of the candidates. CPG's Operations Director kept those figures on a piece of paper and staff discussed them only in the absence of Red Sea or other "conflicted" vendors.

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1 information exchanged appears to convey information about the Committee's plans, projects,

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- 2 needs or activities that was material to the creation, production or distribution of the CPO
- 3 Respondents advertisements.
 - Most of the documents produced that reflected communications between the Committee and Red Sea on the one hand and the CPG Respondents on the other hand consisted largely of small exchanges containing or linking to newspaper or other written articles about the Toomey-Specter race. The articles ranged from accounts about each candidate's fundraising based on PEC disclosure reports to endorsements to analyses of the race by conservative commentators.

 Most such emails were sent in 2003, months before CPG began airing its advertisements in Pebruary 2004. In two instances in August and September 2003, Lerner emailed Keating and Moore links to websites discussing a Toomey advertisement and an MP3 file of a second Toomey advertisement. These two emails are dated the day of, or days after, the advertisements were sired. Copies of Committee press releases about the ads on the days they began airing were also posted on the Committee's website.

The documents obtained show only about five email exchanges between the Committee and the CPG Respondents in 2004, after the start of 120-day coordinated communications window. One exchange between Lerner and the CPG Respondents suggests there had been little

Only one series of email exchanges on December 2, 2003 conceivably could be construed as the Committee requesting or suggesting a CPG communication (see 11 C.P.R. §§ 109.21(d)(1)). In separate smalls to CPG from Larner and Mark Dion, they advised CPG of advertisements by a group called GOP Malastreet that criticized Toomey for his vote against the Madicare drug prescription program. Dion's small simply forwarded without comment a news account about the eds. Larner first sent an estall telling the CPG Respondents about the eds and later sent a second small with a copy of the same news account Dion had sent. Larner's small states, "Our foes seem to have developed deeper pockets or a more aggressive posture. Perhaps it can be used to motivate Club donors." Moore responded by stating, "We should do some radio ade preising him for steading up against big government." However, there is no evidence that the CPG Respondents paid for any communication in response to these smalls, within, or even outside of, the 120-coordinated communication pre-election window.

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- 1 communication between them about the campaign for some time. In an email written the night
- 2 before the primary election, Lerner reflected on the up-hill battle that Toomey fought, thanked
- 3 CFG for its involvement in the face of Specter's financial advantage, and offered to share
- 4 "interesting angles" with the CPG "in the days ahead." In responding to Lerner's email the next
- 5 day, CPG President Stephen Moore thanked Lerner for the note and asked his opinion of the four
- 5 CPG/CPG PAC Specter advertisements aired in 2004. 10 Lemer's offer to speak with CPG after
 - the election and Moore's question seeking Lerner's opinions on the ads, suggest they had not
- 8 previously discussed the ads or the campaign in-depth. In short, the investigation did not reveal
- 9 evidence that the Respondents coordinated communications through Red Sea.
 - B. There is No Evidence that the CFG Respondents and the Committee Coordinated Communications Through Other Vendors

In addition to examining whether Red Sea directly coordinated with the CPG

- 14 Respondents with respect to the Specter advertisements, based on documents produced, the
- 15 investigation also examined whether a subcontractor used by Red Sea and two other vendors who
- 16 worked for the Respondents served as possible conduits, either directly or through Red Sea, of
- 17 Committee information that may have been material to the CFG Respondents' ads.

¹⁰ The other 2004 exhall exchanges consisted of an emailed invitation to, and reminder of a Toomey fundraiser from Dion to Stephen Moore; a Lerner estail forwarding a photo of Specter falling with little comment; and an email exchange between Lerner and Bradshaw in which Lerner declined to attend a CPG staff meeting that week because a filmmelter from the Discovery Channel was going to be present.

If Another type of exchange between the Committee and CFG, one not reflected in the documents, are contacts between CFG's operations director and the Committee concerning the forwarding of earmerised contributions, questions about them and FEC-required disclosure information. See Keating Aff. at \$8 and CFG's Interrognory Response at 8. Both Keating and Dion stated in their affidavits that the staff members involved in these limited discussions were instructed to have no substantive communications and that the Committee staff was repeatedly versed not to share internal Committee information. Keating Aff at \$8; Dion Aff. at \$8. In addition, Dion stated that internal Committee information, including its budgets and overall finances was closely held to key personnel. Id. Lyn Bradshaw, who assured CFG's phones, said in her interview that these types of communications occurred by phone between Researchy and the Committee's Finance Director, Erika Sather. Dion stated in his interview that Sather was not privy to the Committee's various budgets, including its media budget or its media strategy.

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MUR 5415 General Course!'s Report #3

Red Sea subcontracted with another vendor, Jamestown Associates, to place the Committee's media buys. Lerner Aff. at ¶7. In accordance with Red Sea's practice in choosing media placement firms, Lerner asked and was assured by a Jamestown principal that the firm was doing no other work in Pennsylvania. *Id.* Jamestown's role was to gather cost information about media markets that Lerner used in recommending where and when the Committee should air its ads and to execute the decisions ultimately made by Toomey and Dion. Although CPG's IRS reports indicate it had used Jamestown Associates in prior years, as noted earlier, Thompson Communications handled media placement for the CFQ/CFQ PAC ads at issue. Keating Aff. at ¶6. Red Sea had no information about CFG's advertisements, or its media placement, strategy or budgets in making recommendations about the Committee's advertising and conveyed no information about the Committee's ads, its media placement, strategy or budget, its opposition research or its overall finances to the CFG Respondents or its vendors, including Thompson Communications. Lemer Aff. at ¶8. Finally, documents produced also indicated that two other vendors worked for both the CFG Respondents and the Committee during the 2004 election cycle: Rainmakers, a fundrajaing firm and Shirley and Banister, a public affairs firm. No evidence was obtained indicating that either of these firms, directly or indirectly, conveyed material information about the Toomey Committee to the CPG Respondents. With respect to Rainmakers, the investigation focused on whether the firm conveyed information about the Committee's specific financial needs that may have been material to the timing or placement of the CFG Respondents' advertisements. However, Rainmakers worked for the Committee for only a short period in 2003 to organize fundraising events outside

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Pennsylvania, and it was not privy to information about the Committee's overall finances or its

2 budgets. 12 Dion Aff. at ¶8. For his part, Lerner occasionally saw Rainmakers' principal, Steve

3 Goodrick, at CFG's weekly staff meetings but had little interaction with him since Red Sea's

consulting work was unrelated to work performed by Rainmakers. 13 Lerner averted that Red Sea

had no communication with Rainmakers or Goodrick about the Committee or the Toomey-

Specter primary election. Lenner Aff. at ¶9.

Shirley & Banister ("S & B"), a public relations firm, also worked for both the CPG Respondents and the Committee during the 2004 election cycle, and one of its representatives occasionally attended CPG staff meetings. Again however, the Committee hired the firm on a one-month trial basis in 2003 to book earned media appearances for Toomey after which it declined to continue using the firm. See Dion Aff. at ¶7. During the short time that S & B worked for the Committee, Dion averred that the firm was not privy to internal information about the Committee's media strategy or media budget, essentially ruling it out as a conduit of Committee information material to the CFG Respondents' advertisements. Id. Similarly, Lerner was unaware of any work S & B did for the Committee. He specifically averred that Red Sea had no communication with anyone associated with S & B about the Committee or the Toomey-Specter primary election. Lerner Aff. at ¶10.

The Committee's reports reflect two payments to Raismakers in 2004. Dion told us in his interview that Raismakers worked for the Committee for only about six weeks in 2003 and that he had been unhappy with their services. A dispute with the firm over its billings resulted in payments being spread out over several months.

A limited number of email exchanges between Rahmakers and the CFG Respondents between July and September 2003 concern fundraising events for Toorney held outside Pennsylvania to which CFG members were to be invited. Although these emails evidence the CFG's awareness of a handful of 2003 fundraising events for Toorney, some are relevant to the coordination of the CFG Respondents' advertisements.

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C. Conclusion

- In summary, despite Red Sea's significant role as a general and media consultant to both
- the CFG Respondents and the Toomey Committee during the 2004 election cycle, the
- 4 investigation uncovered no evidence that the CPG Respondents and the Committee coordinated
- 5 CFG/CFG PAC's advertisements, through Red Sea, directly or through other vendors. See
- 6 11 C.F.R. §§ 109.21(d)(2) and 109.21(d)(4) (2004). Accordingly, we recommend that the
- 7 Commission take no further action with respect to Citizens Club for Growth, Inc. f/k/a Club for
- 8 Growth, Inc., Citizens Club for Growth, Inc. PAC 1/16/14 Club for Growth Inc. PAC and Pat
- 9 Toomey, in his official capacity as treasurer ("CPG PAC"), and Pat Toomey for Senate
- 10 Committee and Jeffrey M. Zimskind, in his official capacity as treasurer, in connection with the
- allegations that they coordinated advertisements aired in 2004. We also recommend that the
- 12 Commission find no reason to believe that Pat Toomey violated the Act. Mr. Toomey was
- 13 designated as a respondent in his personal capacity at the commencement of this MUR because
- 14 he was named in the complaint. The Commission has never made any findings as to him and the
- 15 investigation uncovered no evidence that he coordinated the advertisements at issue. Finally, we
- recommend that the Commission close the file in this matter.

V. RECOMMENDATIONS

- 1. Take no further action as to Citizens Club for Growth, Inc. f/k/a Club for Growth,

 Inc.; Citizens Club for Growth, Inc. PAC f/k/a Club for Growth Inc. PAC and Pat

 Toomey in his official carecity as treasurer; and Pat Toomey for Senate Committee
- Toomey, in his official capacity as treasurer, and Pat Toomey for Senate Committee
 and Jeffrey M. Zimskind in his official capacity as treasurer.
- 2. Find no reason to believe that Pat Toomey violated the Act based on the complaint
- 23 filed in this matter.
- Close the file.
- 4. Approve the appropriate letters.

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Date

- 3. Close the file.
- 4. Approve the appropriate letters.

Thomasenia P. Duncan General Counsel

3-18-08

BY:

Kathleen M. Guith

Acting Associate General Counsel

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Sid Rocke

Assistant General Counsel

Dawn M. Odrowski

Attorney